PROBATE COURT OF FRANKLIN COUNTY, OHIO JEFFREY D. MACKEY, JUDGE

ESTATE OF	, DECEASED
CASE NO	
APPLICATION FOR FAMI [R.C. 2106.13	
The fiduciary states that there is \square a surviving spouse and rechildren of the surviving spouse; \square no surviving spouse and one nor minor child is entitled to receive in money or property the surviving, or \square \$40,000, if the decedent died on or after Marfiduciary hereby moves the Court to allow the surviving spouse	ninor child of the decedent; that the surviving spouse um of \square \$25,000, if decedent diedprior to March ch 18, 1999, as an allowance for support, and the
Description	Appraised Value
Lowest-valued vehicle if multiple vehicles were selected pursuant to R.C. 2106.18	
DO NOT USE THIS FORM IF THERE ARE MINOR CHILDREN OF THE SURVIVING SPOUSE, OR IF THERE IS NO SURVIVING USE FORM 7.2.	
	Fiduciary
ENTRY	
The Court finds that there is \square a surviving spouse and no mino of the surviving spouse; \square no surviving spouse and one mino \square \$25,000 or \square \$40,000 in money or property as an allowance Therefore it is ORDERED that the property requested in the described in said application. The Court further orders that the fiduciary, if not the survivinterested persons within seven (7) days.	or child of the decedent; who is entitled to receive e for support. foregoing application be transferred to the person
-	Jeffrey D. Mackey
	Probate Judge